REMARKS

Claims 1-12 are all the claims pending in the present application. In summary, the Examiner rejects claims 1-6 and 8-10 for the same reasons set forth in the previous Office Action, and adds a few new arguments in the *Response to Arguments* section of the present Office Action. Also, the Examiner adds new arguments with respect to claim 7, which was previously indicated as being allowable, and claims 10-12, which were added in the previous Amendment. Specifically, claims 11 and 12 are rejected under 35 U.S.C. § 112, first paragraph, as allegedly failing to comply with the enablement requirement. Claims 1 and 6-10 are rejected under 35 U.S.C. § 102(b) as allegedly being anticipated by Carlsen (U. S. Patent No. 5,509,062). Claims 2-5 are rejected under 35 U.S.C. § 103(a) as allegedly being unpatentable over Carlsen in view of Wu (U. S. Patent No. 6,442,266).

§112, first paragraph, Rejections - Claims 11 and 12

Claims 11 and 12 are rejected for the reasons set forth on pages 2-3 of the present Office Action. On pages 2-3, the Examiner alleges:

Claims 11 and 12 are rejected under 35 U.S.C. § 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Applicant's specification does not support the limitations recited in claims 11 and 12 "routing information is collected in real-time" and "routing information related to the identification code of the callee terminal in not previously stored". For example, in Applicant's specification page 3, Applicant stated,"...various information can be displayed, upon programming, at the caller's end... Alternatively, the information displayed at the caller's end can comprise the identification of all the terminals and/or other intermediate telecommunication devices which would be involved in the telecommunication link...".

Therefore, the displayed information such as routing information <u>is</u> <u>programmed</u> or <u>previously stored</u> and not being collected in real-time.

In response, Applicants submit that the present claimed invention is directed to, for example, initiating an operation of collecting routing information related to the identification code of a callee terminal after entering the identification at the caller's terminal. Therefore, the collected routing information related to the identification code of the callee terminal is collected, in real-time, after, for example, dialing a telephone number of a callee. Therefore, Applicants maintain that routing information is collected in real-time and routing information related to the identification code of the callee terminal is not previously stored, and respectfully request that the Examiner withdraw the rejections of claims 11 and 12 under 35 U.S.C. § 112, first paragraph..

§102(b) Rejections (Carlsen) - Claims 1 and 6-10

The Examiner rejects claims 1 and 6-10 for the reasons set forth on pages 3-5 of the present Office Action.

With respect to independent claim 1, Applicants previously argued that Carlsen does not teach or suggest at least, "initiating an operation of collecting routing information, from the telecommunication system, related to the identification code of the callee terminal, after entering said identification code at the caller's terminal...," as recited in amended claim 1. Specifically, Applicants submit that Carlsen appears to simply show that information is collected and stored at respective intelligent terminals, and then, later, a number is dialed at an intelligent terminal. In response, in the *Response to Arguments* section of the present Office Action, the Examiner alleges:

Applicant argues that Carlsen shows that information is collected and stored at respective intelligent terminals, and then later a number is dialed at an intelligent terminal; while in the instant patent application the operation of collecting routing information from the telecommunication system is initiated after entering the identification code. Examiner respectfully submits that even though the routing information is stored at respective intelligent terminals, after the caller dialing a telephone number or entering an identification code, then the operation of collecting previously stored routing information is performed and displayed at the caller's terminal.

In response, Applicants submit that the Examiner has simply stated his opinion without providing any factual support from Carlsen. The Examiner does not even cite any portions of Carlsen to support the arguments set forth in the *Response to Arguments* section of the present Office Action, and, according to Applicants' understanding, nowhere does Carlsen disclose the above-quoted feature of claim 1. Accordingly, Applicants maintain that Carlsen does not anticipate claim 1.

Applicants submit that dependent claims 6-9 are patentable at least by virtue of their ultimate dependencies from independent claim 1.

Further, with respect to dependent claim 7, this claim was previously indicated as being allowable, however the Examiner now rejects this claim over Carlsen. In the previous Amendment dated August 4, 2005, claim 7 was simply amended for clarification purposes, and the scope of the claim remained substantially the same. Therefore, Applicants believe that this claim contains allowable subject matter.

§103(a) Rejections - (Carlsen / Wu) Claims 2-5

Applicants submit that these claims are patentable at least by virtue of their dependencies from independent claim 1. Wu does not make up for the deficiencies of Carlsen.

ATTORNEY DOCKET NO. Q78086

RESPONSE UNDER 37 C.F.R. § 1.116 U. S. Application No. 10/699,800

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In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

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Date: January 19, 2006